Laurence W. Stinson Wyoming State Bar #6-2918 Bradley D. Bonner Wyoming State Bar #5-2983 BONNER STINSON, P.C. 1421 Rumsey Avenue Cody, Wyoming 82414 307.587.0300 Fax: 307.527.6092

Attorneys for Non-Parties Schneiders

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF WYOMING

JIMMIE G. BILES, JR., MD, a resident of Wyoming,)))
Plaintiff,) Case No. 11-CV-294F
vs.)
LISA SHAURETTE FALLON, a resident of Indiana,)))
Defendant.))

STIPULATED MOTION FOR EXTENSION OF TIME TO FURTHER RESPOND TO SUBPOENA

COME NOW Non-Parties John H. Schneider, M.D. and Michelle (Esparza) Schneider ("Schneider"), by and through their counsel, Bonner Stinson, P.C., Cody, Wyoming, and move this Court for its Order permitting Non-Parties an extension of time to further respond to Plaintiff's subpoena and this Court's Order dated Febru-

ary 29, 2012. The motion is made on the following grounds and for the following reasons:

- 1. This Court on February 29, 2012 issued its Order Requiring Compliance With Plaintiff's Subpoena And Issuing A Fine Against John And Michelle Schneider.
- 2. The Order required Mr. and Mrs. Schneider to produce documents pursuant to Plaintiff's subpoena by March 9, 2012.
- 3. Mr. and Mrs. Schneider on March 8, 2012 served to Plaintiff required telephone records, financial transaction information and information concerning payment of legal fees to counsel for Defendant herein.
- 4. Also on March 8, 2012, counsel for Non-Parties conferred with counsel for Plaintiff and informed counsel for Plaintiff that certain telephone record and financial account record information which was promptly requested by Non-Parties had not yet been received from the companies to which the requests were made. Non-Parties detailed their efforts to obtain the information. Counsel for Non-Parties requested consent to an extension of time to permit Non-Parties to gather and produce the additional information.
- 5. Counsel for Plaintiff has consented to a 14-day extension of time for Non-Parties to further supplement the subpoena response and also has given the undersigned permission to make this representation to the Court.

WHEREFORE, for the reasons mentioned herein, Non-Parties John and Michelle Schneider request this Court's Order permitting an extension of time until March 23, 2012 for Non-Parties to further supplement and respond to Plaintiff's subpoena, and request such other and further relief as the Court deems equitable and just.

DATED this 9th day of March 2012.

/S/Bradley D. Bonner

Bradley D. Bonner, WSB #5-2983 Bonner Stinson, P.C. 1421 Rumsey Avenue Cody, Wyoming 82414 307.587.0300 Fax: 307.527.6092

Attorney for John H. Schneider M.D. & Michelle (Esparza) Schneider

CERTIFICATE OF SERVICE

I, Bradley D. Bonner, attorney for John H. Schneider M.D. & Michelle (Esparza) Schneider, hereby certify that on the 9th day of March 2012, I served a true and correct copy of the foregoing via the CM/ECF system to:

R. Daniel Fleck, WSB #6-2668 M. Kristeen Hand, WSB #6-3544 THE SPENCE LAW FIRM, LLC 15 South Jackson P.O. Box 548 Jackson, Wyoming 83001 P. Craig Silva Williams, Porter, Day & Neville, P.C. P.O. Box 10700 Casper, Wyoming 82602

/S/Bradley D. Bonner Bradley D. Bonner